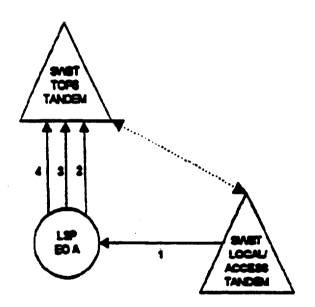
SCENARIO 6

SINGLE RATE AREA - COMBINED SWIIT LOCAL/ACCESS TANDEM WHERE SWET IS THE OPERATOR SERVICES PROVIDER FOR THE LSP



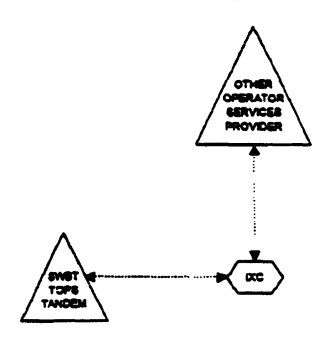
- 1. VNJ
- BUSY LINE VERFICATION (AF SIGNALING)
 DIRECTORY ASSISTANCE DIRECTORY ASSISTANCE CALL COMPLETION
 (AF SIGNALING, OPERATOR SERVICES SIGNALING)
 B. 6- COMMENTED COIN AND MONCOIN L DACCI
- 1 ETCM21
 - (MF SIGNALING, OPERATOR SERVICES SIGNALING)
- A. ETCHFJ 8, 84, DA. DACC COMEDIED COM AND NONCOM (MF SIGNALING, OPERATOR SERVICES SIGNALING)

Period \$1540

SCENARIO 6

SINGLE RATE AREA - COMBINED SWIT LOCALIACCESS TANDEM WHERE SWIT IS NOT THE OPERATOR SERVICES PROVIDER FOR THE LISP

121 INWARD OPERATOR ASSISTANCE

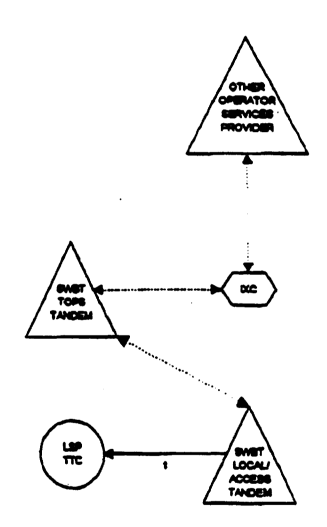


Note: This acenture would use existing interexchange Carrier Network.

Revised 3/19/96

SCENARIO 7

SINGLE RATE AREA - COMBINED SWET LOCAL/ACCESS TANDEM WHERE SWET IS NOT THE OPERATOR SERVICES PROVIDER FOR THE LSP AND THE LSP'S SWITCH IS THE DESIGNATED OPERATOR SWITCH (TTC) FOR 121 INWARD ASSISTANCE



1. OAJ ACCESS TO INVARD OPERATOR (121) (NF SIGNALING)

Revised 3/19/96

APPENDIX 911
AUGUST 1996

TERMS AND CONDITIONS FOR PROVIDING CONNECTION TO E911 UNIVERSAL EMERGENCY NUMBER SERVICE

This Appendix between SWBT and LSP sets forth the terms and conditions upon which SWBT will provide the LSP's connection to E911 Universal Emergency Number Service.

I. DEFINITIONS

As used herein and for the purposes of this Appendix the following terms shall have the meanings set forth below:

- A. E911 Universal Emergency Number Service, also referred to as Expanded 911 Service or Enhanced 911 Service a telephone exchange communication service whereby a public safety answering point (PSAP) designated by the E911 customer may receive and answer telephone calls placed by dialing number 911. E911 includes the service provided by the lines and equipment associated with the service arrangement for the answering, transferring, and dispatching of public emergency telephone calls dialed to 911.
- B. E911 Universal Emergency Number Service customer a municipality or other state or local governmental unit, or an authorized agent of one or more municipalities or other state or local government units to whom authority has been lawfully delegated to respond to public emergency telephone calls, at the minimum, for emergency police and fire service through the use of one telephone number, 911.
- C. Public safety answering point (PSAP) an answering location for 911 calls originating in a given area. The E911 customer may designate a PSAP as primary or secondary, which refers to the order in which calls are directed for answering. Primary PSAPs respond first; secondary PSAPs receive calls on a transfer basis only. PSAPs are public safety agencies such as police, fire, emergency medical, etc., or a common bureau serving a group of such entities.
- D. Centralized Automatic Message Accounting (CAMA) trunk a trunk capable of transmitting Automatic Number Identification (ANI) associated with E911 customer calls from switch to the E911 Network.
- E. Automatic number identification (ANI) feature that automatically forwards the telephone number of the calling party to the E911 Control (Tandem Switching) Office from which it is switched to the public safety answering point (PSAP) and is displayed at an attendant position console.

- F. Automatic location identification (ALI) feature that forwards the name, street address, class of service, and other pre-determined information associated with the calling party's telephone number (identified by ANI) to the PSAP for display.
- G. Selective routing (SR) feature that provides the capability to selectively route a 911 call to the designated primary PSAP based upon the identified number of the calling party.
- H. Database Management System (DBMS) A system of manual procedures and computer programs used to create, store and update the data required for the SR and ALI service features of E911 service.

II. RESPONSIBILITIES

- A. SWBT shall provide and maintain such equipment at the E911 Control Office and the DBMS as it determines is necessary to perform the E911 services set forth herein. This shall include some or all of the following:
 - 1. Transporting the E911 calls from the LSP's exchanges listed in Exhibit I (attached hereto and made a part hereof) to the Control Offices of the E911 System.
 - 2. Switching the E911 calls through the Control Office(s) to the designated primary PSAP or to designated alternate locations, according to routing criteria specified by the E911 Customer.
 - 3. Storing the names, addresses (or central office identification codes if ANI is not available), and associated telephone numbers from the LSP's exchanges in the electronic data processing database for the E911 DBMS. The LSP is responsible for downloading and updating this information.
 - 4. Transmission of the ANI and ALI information (or central office identification codes if ANI is not available) associated with the LSP's end users accessing E911 service to the PSAP for display at an attendant position console.
- B. SWBT shall provide and maintain sufficient dedicated E911 circuits, according to provisions of the E911 tariff and specifications of the E911 customer.
- C. SWBT shall provide LSP with a description of the geographic area and PSAPs served by the E911 Control Office(s) according to industry standards for E911 information sharing.

- D. The LSP shall connect its switches to the E911 network by one-way outgoing CAMA trunks dedicated for originating 911 emergency service calls. Orders for such trunks shall be made on the form attached hereto as Exhibit III.
- E. At a reasonable time prior to establishment of E911 Service, the LSP shall download and maintain thereafter all information required by SWBT to establish records necessary for furnishing connection to E911 Service and shall promptly notify SWBT in writing of any changes to be made in such records. LSP shall adopt and comply with operating methods applicable to downloading and maintaining LSP's end user records in SWBT's DBMS, as set forth in Exhibit IV, attached hereto and incorporated herein.
- F. LSP acknowledges that its end users in a single local calling scope may be served by different PSAPs, and LSP shall be responsible for providing facilities to route calls from its end users to the proper E911 Control Office(s).

III. METHODS AND PRACTICES

With respect to all matters covered by this Appendix, each Party will adopt and comply with standard industry operating methods and practices and will observe the terms and conditions of SWBTs tariff, and rules and regulations of the FCC and state regulatory commission, that apply to the provision of E911 Service.

IV. CONTINGENCY

- A. The parties agree that the E911 service is provided for the use of the E911 Customer, and recognize the authority of the E911 Customer to establish service specifications and grant final approval (or denial) of service configurations offered by SWBT and the LSP. The terms and conditions of this Appendix represent a negotiated plan for providing E911 service, for which the LSP must obtain documentation of the E911 Customer's approval. LSP shall provide such documentation to SWBT prior to use of the LSP's E911 connection for actual emergency calls. Such documentation shall be attached hereto as Exhibit V.
- B. The terms and conditions of this Appendix are subject to renegotiation in the event that the E911 customer orders changes to the E911 service that necessitate revision of this Appendix.

V. BASIS OF COMPENSATION

A. Compensation to SWBT for provision of connection to E911 Service provided hereunder shall be based upon the charges set forth in Exhibit II, BASIS OF COMPENSATION, and applied as specified in Exhibit I, EXCHANGES AND CONFIGURATIONS.

- B. For computation in Exhibit II, during the initial year that SWBT provides LSP connection to E911 service, the number of access lines in each involved exchange of the LSP as shown in Exhibit I shall be counted as of the first day of January, and the number so obtained shall be used in computing compensation under this Appendix until the end of the 1st Quarter of the current year. A new count of access lines, as of the first day of April (2Q), July (3Q) and October (4Q), will be used in the computation of compensation under this Appendix for that Quarter. At the end of the first full year, a new count of access lines will be made and it shall be used for the second full year. For each succeeding year, a new count of access lines, as of the first day of January, shall be used in the computation of compensation under this Appendix for that year.
- C. Charges shall begin on the date connection to E911 Service commences.

VI. MONTHLY BILLING

SWBT will render to the LSP monthly statements in advance, showing the amounts determined as provided in Section V above, and LSP will make payment in full within thirty (30) days from the date of the bill.

VII. LIABILITY

- A. SWBT shall not be liable to the LSP, its end users or its E911 calling parties or any other parties or persons for any loss or damages arising out of errors, interruptions, defects, failures or malfunctions of the E911 Service, including any and all equipment and data processing systems associated therewith. Damages arising out of such interruptions, defects, failures or malfunctions of the system after SWBT has been notified and has had reasonable time to repair, shall in no event exceed an amount equivalent to any charges made for the service affected for the period following notice from the LSP until service is restored.
- B. The LSP agrees to release, indemnify, defend and hold harmless SWBT from any and all loss, claims, demands, suits or other action, or any liability whatsoever, except for claims arising from SWBT's own negligence or other wrongful act, arising out of SWBT's provision of services hereunder or out of the LSP's end users' use of the E911 Service, whether suffered, made, instituted or asserted by the LSP, its end users, or by any other parties or persons, for any personal injury or death of any person or persons, or for any loss, damage or destruction of any property, whether owned by the LSP, its end users or others.
- C. The LSP also agrees to release, indemnify, defend and hold harmless SWBT from any and all loss, claims, demands, suits or other actions involving an allegation of the infringement or invasion of the right of privacy or confidentiality of any person or persons, caused or claimed to have caused, directly or indirectly, by the

installation, operation, failure to operate, maintenance, removal, presence, condition, occasion or use of the E911 Service features and the equipment associated therewith, including but not limited to the identification of the telephone number, address or name associated with the telephone used by the party or parties accessing E911 Service hereunder, except which arise out of the negligence or other wrongful act of SWBT.

VIII. MUTUALITY

LSP agrees that to the extent it offers the type of services covered by this Appendix to any company, that should SWBT request such services, LSP will provide such services to SWBT under terms and conditions comparable to the terms and conditions contained in this Appendix.

EXHIBIT I

EXCHANGES AND CONFIGURATIONS

	E	FFECTIVE:				
Attached to and made a part of Appendix 911 dated between LSP and SW serving the						
SWBT shall	provide connecti	on to E911 Serv	ice in the feature	configurations sh	own below:	
Fychange	E911 Auto. No.	Selective Routing	Combined ANI & Sel.	Combined ANI & Loc.	Combined ANI, ALI & Sel. Routing	

EXHIBIT II BASIS OF COMPENSATION

Attac	ched to and made a part of the Appendix 911 dated, 1	between LSP and
SWE	3T serving the [exchange] in Oklahoma.	
A	The following compensation amounts shall be due SWRT for the provision	on of services

A. The following compensation amounts shall be due SWBT for the provision of services under the above-mentioned Appendix for the LSP exchanges and the feature configurations shown in Exhibit I.

E911 Feature Configuration	Monthly Charge per 1000 Access Lines	Nonrecurring Charge per 1000 Access Lines
Automatic Number		
Identification	\$ 22.75	\$ 45.00
Combined Automatic		
Number Identification		
and Selective Routing	\$ 22.90	\$260.00
Combined Automatic		
Number and Automatic	2	
Location Identification	\$ 70.25	\$190.00
Combined Automatic	•	
Number, Automatic		
Location Identification	•	
and Selective Routing	\$ 70.40	\$ 350.00

B. The following trunking charges shall be due SWBT for each 911 tandem to which LSP connects.

Monthly Recurring

\$18.00

Nonrecurring

\$165.00

APPENDIX 911 EXHIBIT III ORDER FORM FOR CAMA TRUNKS

EXHIBIT IV

OPERATING METHODS FOR DOWNLOADING AND MAINTAINING LSP'S END USER RECORDS IN SWBT'S DBMS

EXHIBIT V

DOCUMENTATION OF E911 CUSTOMER'S APPROVAL

APPENDIX CELLULAR AUGUST 1996

Appendix CELLULAR

This Appendix sets forth the terms and conditions under which the Parties will distribute revenue from their joint provision of Cellular Interconnection Service for calls terminating through the Parties' respective wireline switching networks within a Local Access and Transport Area ("LATA"). LSP shall be compensated under this Appendix only to the extent that it has not already been compensated under other tariffs, settlement agreements or contracts. This Appendix is subject to the terms and conditions of applicable tariffs.

I. <u>DEFINITIONS</u>

- A. <u>Cellular Interconnection Service</u> Origination and termination of calls between a Cellular Mobile Carrier's (CMC's) Mobile Telephone Switching Office (MTSO) through SWBT's point of switching for the interchange of traffic with the network.
- B. <u>Cellular Geographic Service Area ("CGSA")</u> The geographic area within which the cellular carrier is authorized to provide service under a single license under Part 22 of the FCC Rules and Regulations.
- C. <u>Cellular Mobile Carrier ("CMC")</u> A radio common carrier provider of domestic public cellular telecommunication service, as defined in Part 22, Subpart K, of the FCC Rules and Regulations.
- D. <u>End Office</u> A SWBT or LSP switching system where exchange service customer station loops are terminated for the purpose of interconnection to each other and to the network.
- E. <u>End Office Rate Center</u> An end office selected by the CMC for rating or measuring purposes of type 2A cellular interconnection.
- F. Local Access and Transport Area ("LATA") A geographic area marking the boundaries beyond which a Bell Operating Company formerly could not carry telephone calls pursuant to the terms of the Modification of Final Judgment (MFJ), U.S. vs. American Tel. & Tel. Co., 552 F. Supp. 131 (D. D. C. 1982), affirmed sub nom. Maryland v. United States, 460 U.S. 1001 (1983).
- G. <u>Local Calling Area or Local Calling Scope</u> That area in which the message telephone exchange service between two or more end offices, without a toll charge, is provided.
- H. <u>Minutes of Use (MOU)</u> For the purposes of this Appendix, MOU means the Terminating Traffic as recorded by the Primary Company.

- I. Mobile Telephone Switching Office ("MTSO") A CMC's switching equipment or terminal used to provide the CMC's switching services or, alternatively, any other point of termination designated by the CMC. The MTSO directly connects the CMC's customers within its CGSA to the Primary Company's facilities.
- J Primary Company The Party that provides the End Office or Tandem Office where the CMC chooses to connect terminating traffic. The Primary Company also bills the CMC for Cellular Interconnection Service.
- K. Revenues Those monies the Primary Company bills and collects from the CMC for jointly provided Cellular Interconnection Service, using the Primary Company's applicable Cellular Interconnection Service tariffs or contracts.
- L. <u>Secondary Company</u> The Party that receives Terminating Traffic from the Primary Company.
- M. <u>Tandem office</u> A Party's switching system that provides an intermediate switching point for traffic between end offices or the network.
- N. <u>Terminating Traffic</u> That traffic which is delivered by a CMC to the Primary Company for termination at a point on the intraLATA wireline switching network.

II. ADMINISTRATION OF REVENUE DISTRIBUTION

- A. The Primary Company will compute, bill, collect and distribute the revenue for jointly provided Cellular Interconnection Service for calls terminating within a LATA. On jointly provided Cellular Interconnection Service, the Primary Company shall share the Local Transport (LT) Revenues as described below with the Secondary Company. The Primary Company shall distribute applicable Local Switching (LS) and Carrier Common Line (CCL) charges which are collected from the CMC to the Secondary Company, as described below.
- B. When LSP is the Secondary Company, distribution of revenues will be computed using the rate elements as defined in SWBT's applicable cellular interconnection tariff.
- C. When SWBT is the Secondary Company, distribution of revenues will be computed under terms and conditions comparable to those under which LSP receives revenues as a Secondary Company.

- D. For Terminating Traffic, actual monthly cellular MOU for each office in the LATA will be measured by the Primary Company or provided to the Primary Company by the CMC in those cases where the Primary Company is unable to measure the actual terminating usage.
- E. Each month, the amount of CCL and LS revenue (based on the rates in the Primary Company's applicable tariffs) due the Secondary Company from the Primary Company will be determined by totaling the actual terminating MOUs associated with each of the Secondary Company's end offices and multiplying those MOUs by the appropriate rates as set out above. The LT revenues due to the Secondary Company shall be determined for each Secondary Company end office by multiplying the billed MOUs by the appropriate LT rate multiplied by the applicable end office percentage ownership of facilities listed in Exhibit A to this Appendix.
- F. The Primary Company will prepare a revenue and usage statement on a monthly basis. Within 90 calendar days after the end of each billing period, except in cases of disputes, the Primary Company shall remit the compensation amount due the Secondary Company. When more than one compensation amount is due, they may be combined into a single payment. No distribution shall be made for revenue the Primary Company is unable to collect.
- G. The revenue and usage statement will contain the following information:
 - a. The number of MOU for each of the Secondary Company's end offices, the corresponding rate elements to be applied to the MOU for each end office, and the resulting revenues;
 - b. The total of the MOU and revenues for the Secondary Company;
 - c. The percent ownership factor used to calculate the distribution of Local Transport revenues; and,
 - d. Adjustments for uncollectibles.
- H. The Parties agree that revenue distribution under this Appendix will apply as of the effective date of the Interconnection Agreement. The Primary Company will start revenue distribution on usage within 60 calendar days from the date this Appendix is effective.

III. TERMINATION PROVISIONS

- A. This Appendix shall remain in effect until terminated by either Party upon a minimum of 30 calendar days written notice by such Party to the designated representative of the other.
- B. This Appendix may be terminated by an order of an appropriate regulatory commission or a court of competent jurisdiction.

IV. MISCELLANEOUS PROVISIONS

- A. Exhibit A to this Appendix is attached and incorporated into this Appendix by reference. From time to time, by written agreement of both parties, new Exhibits may be substituted for the attached Exhibit A, superseding and canceling the Exhibit A previously in effect.
- B. Each party will, promptly upon request, furnish to the other such information as may reasonably be required to perform under this Appendix.

V. NOTICE

In the event any notices are required to be sent under the terms of this Appendix, they shall be sent by registered mail, return receipt requested to:

If to LSP:

If to SWBT:

Exhibit A

Effective Date - Date on which the Interconnection Agreement becomes effective

Southwestern Bell Telephone Company (Primary Company)

BROOKS FIBER COMMUNICATIONS (Secondary Company)

End Office Percent Ownership

of Local Transport Facilities

CLLI Code

NPA-NXX

% Ownership of Transport Facilities

APPENDIX FGA AUGUST 1996

APPENDIX FGA

This Appendix sets forth the terms and conditions under which the Parties will distribute revenue from the joint provision of Feature Group A (FGA) Switched Access Services.

These services will be provided within a Local Access and Transport Area (LATA) and/or an Extended Area Service (EAS) arrangement. The Primary Company shall compensate the Secondary Company only to the extent that it has not already been compensated under its' interstate or intrastate access service tariffs or other settlement/contract arrangements. This Appendix is subject to applicable tariffs.

I. <u>DEFINITIONS</u>

- A. "Local Access and Transport Area" ("LATA") means a pre-established geographic area encompassing one or more local exchange areas within which a Party may provide telecommunications services.
- B. The term "Extended Area Service" ("EAS") as used in this Appendix means the provision of message telephone exchange service between two or more local exchange service areas without a toll charge.
- C. "Subscriber Access Lines" shall mean a communications facility provided under a general and/or exchange service tariff extending from a customer premise to a central office switch which may be used to make and receive exchange service calls, intrastate toll service or interstate toll service calls.
- D. "Feature group A Switched Access Service" includes all facilities and services rendered in furnishing FGA access services, both in EAS and non-EAS (i.e., LATA wide terminations) areas, in accordance with the schedule or charges, regulations, terms and conditions stated in the interstate or intrastate access service tariffs of the Parties.
 - E. The "Primary Company" denotes the Party with the Primary office(s).
- F. The "Primary Office" is an office which: (1) directly or jointly connects to an interexchange carrier and/or end user; and (2) provides joint FGA switched access service to that interexchange carrier and/or end user with other end offices.
 - G. The "Secondary Company" denotes the Party with the secondary office(s).
- H. The "Secondary Office" is any office involved in providing joint FGA switched access service to an interexchange carrier and/or end user through the switching facilities of the Primary office.
- I. "Revenues" under this Appendix are those FGA Switched Access amounts due the Primary and Secondary Companies under their applicable tariffs, less uncollectible revenues. Revenues for any other services are not included. Uncollectible revenues are those revenues the

Primary Company is unable to collect, using its regularly established collection procedures. The Primary Company may offset uncollectibles against current revenue distribution.

- J. "Access Minutes" or "Minutes of Use" ("MOU") are those minutes of use as described in Part 69 of the Federal Communications Commission's Rules, and are limited to those FGA MOU which originate and/or terminate in the Secondary Office(s) covered by this Appendix.
- K. "Currently Effective Tariff Rate" means the approved tariff rate effective on the first day of the month for which compensation is being calculated.

II. UNDERTAKING OF THE PARTIES

- A. The Secondary Company shall notify the Primary Company of all tariff rate revisions, affecting this Appendix which the FCC or other appropriate regulatory authority allows to take effect, at least 30 days in advance of their effective date. Revenue distribution shall be based on the revised rates 45 days after the effective date of the tariff revisions. However, if the Secondary Company fails to notify the Primary Company of a new rate within 30 days of its effective date, the Primary Company may delay implementation of the new rate until the next month's revenue distribution cycle, and shall not be required to adjust the previous bills retroactively. Further, notwithstanding the currently effective tariff rates of a party other than SWBT, revenue distribution shall not be based upon any such rate if it exceeds SWBT's comparable rate. If the non-SWBT rate exceeds this amount, compensation shall be based upon the SWBT rate.
- B. Each party will furnish to the other such information as may reasonably be required for the administration, computation and distribution of revenue, or otherwise to execute the provisions of this Appendix.

III. ADMINISTRATION OF REVENUE DISTRIBUTION

The Primary Company will be responsible for the administration, computation and distribution of the FGA access service revenues collected on behalf of the Secondary Company.

IV. MINUTES OF USE (MOU) DEVELOPMENT

The Parties shall calculate the amount of FGA revenues due each Party, by determining the amount of FGA MOU attributable to each Party as described below.

A. Terminating MOU Development

Actual monthly premium (charged at equal access end offices) and non-premium (charged at non-equal access end offices) terminating FGA access MOU for each office in the LATA or a FGA access EAS area will be measured by the Primary Company.

Where the Primary Company bills, but cannot measure or identify the terminating FGA MOU by end office (i.e., as when a minimum monthly usage charge (MMUC) is applied), terminating MOU will be total unmeasured MOU allocated to the LATA. In this event, those MOU will be distributed based upon the ratio of each Party's subscriber access lines, as identified in Exhibit B, which is attached hereto and made a part hereof, to the total subscriber access lines in the FGA access area as determined by the Primary Company.

B. Originating MOU Development

The Primary Company will derive and distribute monthly originating FGA access MOU, billed by the Primary Company, to each Secondary Company's end offices in the EAS calling area, as identified in Exhibit A, which is attached hereto and is made a part hereof, based upon a ratio of each Party's subscriber access lines to the total subscriber access lines in the appropriate EAS area as determined by the Primary Company.

The Parties recognize that since originating non-EAS calls to the FGA service area are rated and billed as intraLATA toll, such usage is assumed to be minimal. Therefore, originating FGA access MOU shall not be distributed to end offices outside an EAS calling area.

V. CALCULATION OF REVENUE DISTRIBUTION

- A. The amount of premium or non-premium revenues due each Party each month shall be equal to the sum of Originating and Terminating premium or non-premium revenue for each end office. These revenues shall be calculated by the Primary Company by multiplying each of the Secondary Company's effective interstate and/or intrastate FGA switched access tariff rate elements (except the Local Transport element described below) by the appropriate MOU calculated under Sections IV.A. and B.
- B. Local Transport (or its equivalent under the Secondary Company's tariff and called "Transport" in this agreement) compensation will be determined for each company by multiplying each of the Secondary Company's Transport rates by the appropriate MOU (as calculated under Sections IV. A. and B.) by the Secondary Company's percentage ownership of facilities agreed on by the Parties and set out in Exhibit B.

VI. REVENUE DISTRIBUTION AMOUNTS, MONTHLY STATEMENTS AND PAYMENTS

- A. The Primary Company each month will calculate and prepare a monthly compensation statement reflecting the revenue distribution amounts for FGA, both EAS and non-EAS, access service due the Secondary Company.
- B. The monthly compensation statement will show, for each Secondary Office, separately:

- 1. The total number of non-premium or premium terminating MOU and revenues.
- 2. The total number of non-premium or premium originating MOU and revenues.
- 3. The total compensation due the Secondary Company, by rate element.
- 4. The number of terminating MOU recorded by the Primary Company.
- 5. The number of originating MOU estimated by the Primary Company pursuant to Section IV. B.
- 6. The number of access lines used to prorate originating usage pursuant to Section IV. B.
- 7. The percent ownership factor, if any, used to prorate Local Transport revenues.
- 8. Adjustments for uncollectibles.
- C. As soon after the end of each billing period as is practical, the Primary Company shall remit the compensation amount due the Secondary Company. Where more than one compensation amount is due, they may be combined into a single payment.

VIII. MISCELLANEOUS PROVISIONS

This Appendix shall remain in effect until terminated by thirty (30) calendar days' notice by either Party to the other.